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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
09/742,686	12/20/2000	Vlad Mitlin	3Com-77(3354TDCUSP)	5548	
22470 75	90 09/20/2005		EXAM	EXAMINER	
HAYNES BEFFEL & WOLFELD LLP			PERILLA,	PERILLA, JASON M	
P O BOX 366 HALF MOON I	BAY, CA 94019		ART UNIT	PAPER NUMBER	
	•		2638		
			DATE MAILED: 09/20/2009		

Please find below and/or attached an Office communication concerning this application or proceeding.

1		Applica	tion No.	Applicant(s)	<u> </u>		
Office Action Summary		09/742,		MITLIN ET AL.			
		Examin		Art Unit			
		Jason M	I. Perilla	2638			
Period fe	The MAILING DATE of this communica				dress		
A SH WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR CHEVER IS LONGER, FROM THE MAIL nsions of time may be available under the provisions of 3 SIX (6) MONTHS from the mailing date of this communic period for reply is specified above, the maximum stature to reply within the set or extended period for reply will, reply received by the Office later than three months after ed patent term adjustment. See 37 CFR 1.704(b).	LING DATE OF 7 or CFR 1.136(a). In no experience or period will apply and by statute, cause the apply statute, cause the apply and the period will apply and the apply apply and the apply app	THIS COMMUN event, however, may will expire SIX (6) Mapplication to become	NICATION. a reply be timely filed ONTHS from the mailing date of this co ABANDONED (35 U.S.C. § 133).			
Status							
1)🛛	Responsive to communication(s) filed of	on <u>23 August 200</u>	<u>05</u> .				
2a) <u></u> □	<u> </u>						
3)⊠	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposit	ion of Claims						
5) □ 6) □ 7) ⊠ 8) □ Applicat 9) □ 10) ⊠	Claim(s) 1-51 is/are pending in the app 4a) Of the above claim(s) is/are v Claim(s) is/are allowed. Claim(s) is/are rejected. Claim(s) 1-51 is/are objected to. Claim(s) are subject to restriction ion Papers The specification is objected to by the E The drawing(s) filed on 14 July 2004 is/a Applicant may not request that any objectio Replacement drawing sheet(s) including the The oath or declaration is objected to by	withdrawn from contact and/or election examiner. are: a)⊠ accept are to the drawing(s) ecorrection is required.	requirement. ted or b) \(\square \) obj be held in abey lired if the drawin	rance. See 37 CFR 1.85(a).	, ,		
Driority i	under 35 U.S.C. § 119						
12)□ a)	Acknowledgment is made of a claim for All b) Some * c) None of: 1. Certified copies of the priority doe 2. Certified copies of the priority doe 3. Copies of the certified copies of the application from the International See the attached detailed Office action for	cuments have be cuments have be the priority docun I Bureau (PCT Ri	een received. een received in nents have bee ule 17.2(a)).	Application No en received in this National S	Stage		
Attachmen	· t(s)						
1)	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO- mation Disclosure Statement(s) (PTO-1449 or PTO or No(s)/Mail Date		Paper N	v Summary (PTO-413) o(s)/Mail Date f Informal Patent Application (PTO 	i-152)		

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DETAILED ACTION

1. Claims 1-51 are pending in the instant application.

Response to Amendment/Remarks

- 2. In view of the amendment to the claims submitted August 23, 2005, the rejections set forth under 35 U.S.C. §112, second paragraph, have been withdrawn.
- 3. Applicant's request for reconsideration of the finality of the rejection of the last Office action is persuasive and, therefore, the finality of that action is withdrawn.

Claim Objections

4. Claims 1-51 are objected to because of the following informalities:

Regarding claim 1, the equations in the claim are too small to be clearly legible. Specifically, the exponents are difficult to read and distinguish. It is suggested that the equations are enlarged and submitted by mail (printed hard copy) rather than fax to have the clearest version possible presented.

Regarding claim 4, in line 3, "of an information field" should be replaced by —of the information field—, and the claim is objected to for the same reasons as applied to claim 1 above regarding the legibility of the equations.

Regarding claim 9, the following version of the claim is presented by the Examiner to overcome objections to the claim:

9. (Currently amended) A method of selecting forward error correction parameters in a channel having a plurality of subchannels in a multicarrier communications system, comprising:

storing, in a table, selected sets of forward error correction parameters and <u>associated</u> net coding gains from using the sets, the <u>selected</u> sets including

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at least a number (s) of discrete multi-tone symbols in a forward-error-correction frame and a <u>corresponding</u> number (z) of forward-error-correction control symbols in a <u>particular each</u> discrete multi-tone symbol, the sets and <u>associated</u> the net coding gains corresponding to combinations of a signal-to-noise ratio and a number of subchannels carrying discrete multi-tone symbol signals;

determining a signal-to-noise ratio representing a set of the <u>plurality of</u> subchannels carrying the discrete multi-tone symbol signals; and

using the table, selecting a particular set of forward error correction parameters for the channel based on at least the <u>signal-to-noise ratio</u> representing the set of the plurality of <u>subchannels</u> and the net coding gain for the <u>selected</u> particular set.

Regarding claim 11, the following version of the claim is presented by the Examiner to overcome objections to the claim:

11. (Currently amended) A method of selecting forward error correction parameters in a channel having a plurality of subchannels in a multicarrier communications system, comprising:

storing, in a table, selected sets of forward error correction parameters and <u>associated</u> net coding gains from using the sets, the <u>selected</u> sets including at least a number (s) of discrete multi-tone symbols in a forward-error-correction frame, a <u>corresponding</u> number (z) of forward-error-correction control symbols in a <u>particular each</u> discrete multi-tone symbol, and a maximum number of transmissions (k), the sets and the <u>associated</u> net coding gains corresponding to combinations of a signal-to-noise ratio and a number of subchannels carrying discrete multi-tone symbol signals;

determining a signal-to-noise ratio representing a set of the <u>plurality of</u> subchannels carrying the discrete multi-tone symbol signals; and

using the table, selecting a particular set of forward error correction parameters for the channel based on at least the <u>signal-to-noise ratio</u> representing the set of the plurality of <u>subchannels</u> and the net coding gain for the <u>selected</u> particular set.

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Regarding claim 14, it is suggested that the claim should be dependent on claim 11 rather than claim 13 because it conflicts with the limitations present in claim 13.

Regarding claim 18, the equations in the claim are too small to be clearly legible. Specifically, the exponents are difficult to read and distinguish. It is suggested that the equations are enlarged and submitted by mail (printed hard copy) rather than fax to have the clearest version possible presented.

Regarding claim 21, in line 3, "of an information field" should be replaced by –of the information field—, and the claim is objected to for the same reasons as applied to claim 18 above regarding the legibility of the equations.

Regarding claim 26, in line 5, "in the information field" should be replaced by –in an information field—, in the equation(s), " $\alpha\nu\delta$ " should be replaced by – and--, and the claim is objected to for the same reasons as applied to claim 18 above regarding the legibility of the equations.

Regarding claim 29, the equations in the claim are too small to be clearly legible. Specifically, the exponents are difficult to read and distinguish. It is suggested that the equations are enlarged and submitted by mail (printed hard copy) rather than fax to have the clearest version possible presented.

Regarding claim 34, the following version of the claim is presented by the Examiner to overcome objections to the claim:

34. (Currently amended) An apparatus for selecting forward error correction parameters in a channel having a plurality of subchannels in a multicarrier communications system, comprising:

means for storing, in a table, selected sets of forward error correction parameters and <u>associated</u> net coding gains from using the sets, the <u>selected</u>

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sets including at least a number (s) of discrete multi-tone symbols in a forward-error-correction frame and a number (z) of forward-error-correction control symbols in a-particular each discrete multi-tone symbol, the sets and the associated net coding gains corresponding to combinations of a signal-to-noise ratio and a number of subchannels carrying discrete multi-tone symbol signals;

means for determining a signal-to-noise ratio representing a set of the plurality of subchannels carrying the discrete multi-tone symbol signals; and means for selecting a particular set of forward error correction parameters for the channel based on at least the signal-to-noise ratio representing the set of the plurality of subchannels and the net coding gain for the selected particular set.

Regarding claim 36, the following version of the claim is presented by the Examiner to overcome objections to the claim:

36. (Currently amended) An apparatus for selecting forward error correction parameters in a channel having a plurality of subchannels in a multicarrier communications system, comprising:

means for storing, in a table, selected sets of forward error correction parameters and <u>associated</u> net coding gains from using the sets, the <u>selected</u> sets including at least a number (s) of discrete multi-tone symbols in a forward-error-correction frame, a number (z) of forward-error-correction control symbols in <u>a particular each</u> discrete multi-tone symbol, and a maximum number of transmissions (k), the sets and the <u>associated</u> net coding gains corresponding to combinations of a signal-to-noise ratio and a number of subchannels carrying discrete multi-tone symbol signals;

means for determining a signal-to-noise ratio representing a set of the plurality of subchannels carrying the discrete multi-tone symbol signals; and means for selecting a particular set of forward error correction parameters for the channel based on at least the signal-to-noise ratio representing the set of the plurality of subchannels and the net coding gain for the selected particular set.

Regarding claim 40, in line 9, "means for also selects" should be replaced by –means for selecting also selects--

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Regarding claim 41, the equations in the claim are too small to be clearly legible. Specifically, the exponents are difficult to read and distinguish. It is suggested that the equations are enlarged and submitted by mail (printed hard copy) rather than fax to have the clearest version possible presented.

Regarding claim 44, in line 9, "comparing" should be replaced by –means for comparing--, in line 10, "setting" should be replaced by –means for setting--, and the claim is objected to for the same reasons as applied to claim 41 above regarding the legibility of the equations.

Appropriate correction is required.

Allowable Subject Matter

5. Claims 1-51 are indicated to contain allowable subject matter.

Regarding claims 1-8, 18-33, and 41-48, indication of allowable subject matter is made because the prior art of record does not disclose the use of the particular relationships (in the form of equations) present in the independent claims.

Regarding claims 15-17 and 40, indication of allowable subject matter is made because the prior art of record does not disclose the selection of t, K, and k such that no forward error correction is applied when the number of sub-channels exceeds a predetermined threshold number of sub-channels.

Regarding claims 9-14, and 34-39, the claims are indicated to contain allowable subject matter because the prior art of record does not disclose or obviate the method wherein the claimed particular subject matter is stored in a

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table and selected according to a signal to noise ratio representing a subset of subchannels.

Regarding claims 49-51, the claims are indicated to contain allowable subject matter because the prior art of record does not disclose or obviate the method wherein the claimed particular subject matter is stored in a table and selected according to a signal to noise ratio representing a subset of subchannels.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jason M. Perilla whose telephone number is (571) 272-3055. The examiner can normally be reached on M-F 8-5 EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kenneth Vanderpuye can be reached on (571) 272-3078. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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Jason M. Perilla September 16, 2005

jmp

CHIEH M. FAN PRIMARY EXAMINER